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May 14, 2019

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BY ECF DELIVERY

Hon. Jeffrey T. Gilbert
United States District Court (N.D. Illinois)
Everett McKinley Dirksen United States Courthouse
Room 1366
219 South Dearborn Street
Chicago, IL 60604

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Re: *In re Dealer Management Systems Antitrust Litig.,*
MDL No. 2817, Case No. 18-CV-864 (N.D. Ill.)

Dear Judge Gilbert:

MDL Plaintiffs and Defendant CDK Global, LLC (“CDK”) jointly write to inform the Court that Plaintiffs’ Motion to Compel Defendants’ OEM Financial Data (Dkt. 663) should be withdrawn as to CDK. The parties agree that CDK made productions of invoice-level OEM sales data before the motion to compel was filed, but disagree as to whether CDK identified its production of that data in meet-and-confer correspondence. Nonetheless, the transactional data subject to Plaintiffs’ motion has been produced by CDK, and therefore, Plaintiffs’ motion should be withdrawn and terminated as to CDK.

If the Court would like to discuss this matter further, the parties would be happy to address any questions at the upcoming May 15, 2019 status hearing.

Sincerely,

/s/ Matthew D. Provance

Matthew D. Provance

Counsel for Defendant CDK Global, LLC

/s/ Derek T. Ho

Derek T. Ho

/s/ Peggy J. Wedgworth

Peggy J. Wedgworth

MDL Co-Lead Counsel

cc: 18-CV-864 ECF Service List